

CONFIDENTIAL

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C O N F I D E N T I A L

ORIGINAL

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

In Re:

**DONALD J. TRUMP CASINO SECURITIES
LITIGATION**

:MDL Docket
No. 864

This Document Relates To:
TAJ MAHAL LITIGATION

Exhibit

September 26, 1991
12:10 p.m.

Deposition of DONALD J. TRUMP, taken by Taj Mahal
Bondholders, pursuant to order, at Trump Tower,
725 Fifth Avenue, New York, New York, before
Charleane M. Heading, a Shorthand Reporter and
Notary Public within and for the State of New
York.



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Trump

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Q. Mr. Trump, I asked if you prepared
any document.

4

MR. POSEN: Personally?

5

Q. Personally any document.

6

A. No.

7

Q. Did you or anyone in connection with
the Taj have any document prepared to support the
projections?

10

A. I don't know.

11

Q. At the time the prospectus became
effective, were you aware of any reports prepared
by Laventhal & Horwath regarding the operations
and prospective operations of the Taj?

15

A. I'm vaguely familiar with it. It was
so long ago it's very hard to remember. I think
that it was done for Resorts International.

18

Q. Yes.

19

A. That was so long ago, I mean, that
was many years ago. I just don't remember.

21

Q. Did you ever see it?

22

A. I don't know. I just -- I had had
heard that it was done but it's just so long ago,
it's impossible to remember.

25

Q. At the time the prospectus became

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Trump

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2 effective, did you know that there at sometime was
3 such a report?

4 MR. POSEN: Did you know it then,
5 not today?

6 A. I believe so but it's just vaguely
7 familiar to me.

8 Q. Did you attempt to obtain a copy of
9 it?

10 A. I don't remember.

11 Q. Have you ever spoken to a gentleman
12 by the name of Marvin Roffman?

13 A. Yes.

14 Q. Are you aware that he testified
15 yesterday in this case?

16 A. No, I'm not.

17 Q. Did you ever call Mr. Roffman and
18 request that he say favorable things about the Taj
19 to The Wall Street Journal?

20 MR. POSEN: Before you respond, Mr.
21 Trump, Mr. Wechsler, can you tell me the
22 relevance of that inquiry to this
23 deposition?

24 MR. WECHSLER: I don't really have
25 to. I have a limited two hours now and I